

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION**

John McMorrow Jr., on behalf of himself and  
all others similarly situated,

Plaintiff,

v.

Core Properties, LLC,

Defendant.

CASE NO. 4:23-cv-126

CLASS ACTION COMPLAINT

JURY TRIAL DEMANDED

**Nature of this Action**

1. John McMorrow Jr. (“Plaintiff”), individually and on behalf of all others similarly situated, brings this class action against Core Properties, LLC (“Defendant”) under the Telephone Consumer Protection Act (“TCPA”).

2. Upon information and good faith belief, Defendant routinely violates 47 U.S.C. § 227(c)(5) and 47 C.F.R. § 64.1200(a)(2) by delivering more than one advertisement or marketing text message to residential telephone numbers registered with the National Do-Not-Call Registry (“DNC Registry”) without the prior express invitation or permission required by the TCPA.

3. Additionally, upon information and good faith belief, Defendant routinely violates 47 U.S.C. § 227(c)(5) and 47 C.F.R. § 64.1200(d)(4) by delivering more than one advertisement or telemarketing message to residential telephone numbers while failing to identify “the name of the individual caller, the name of the person or entity on whose behalf the call is being made, and a telephone number or address at which the person or entity may be contacted.”

**Parties**

4. Plaintiff is a natural person who at all relevant times resided in St. Louis, Missouri.

5. Defendant is a real estate marketing and lead generation business headquartered in St. Louis, Missouri, and incorporated in Missouri.

### **Jurisdiction and Venue**

6. This Court has subject matter jurisdiction under 47 U.S.C. § 227(c)(5), and 28 U.S.C. § 1331.

7. Venue is proper before this Court under 28 U.S.C. § 1391(b)(2) as Plaintiff resides in this district and a significant portion of the events giving rise to this action occurred in this district.

8. In particular, Defendant directed its text messages to Plaintiff's telephone in this district, and Plaintiff received Defendant's text messages in this district.

### **Factual Allegations**

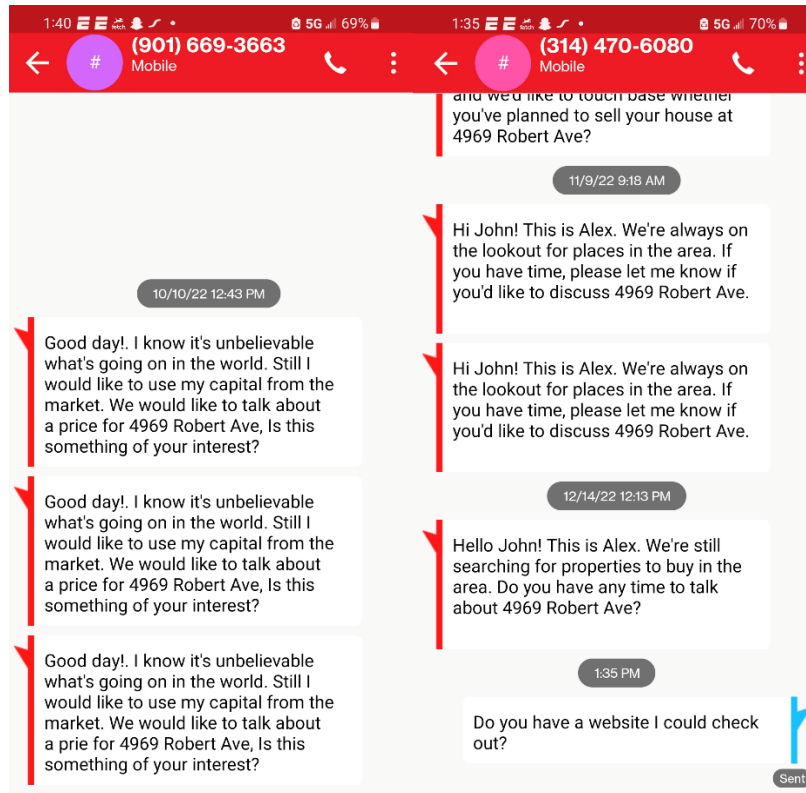
9. Plaintiff is, and has been at all times relevant to this action, the regular and sole user of his cellular telephone number—(314) 750-XXXX.

10. Plaintiff uses his cellular telephone as his personal residential telephone number.

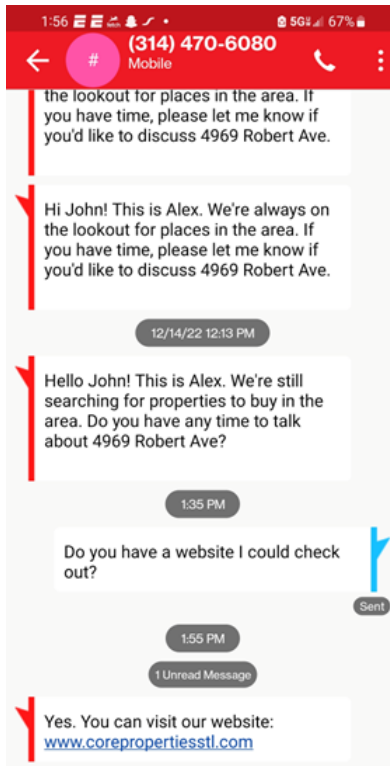
11. In 2003, the Federal Communications Commission ("FCC") ruled that cellular telephone numbers that are placed on the DNC Registry are presumed to be residential. *In Re Rules & Regulations Implementing the Tel. Consumer Prot. Act of 1991*, 18 F.C.C. Rcd. 14014, 14039 (2003).

12. Plaintiff registered his cellular telephone number with the DNC Registry in February 2008.

13. In or around October 2022 and continuing through the present, Plaintiff began receiving text messages on his cellular telephone from several telephone numbers:



14. Plaintiff did not recognize the sender of these text messages.
15. Plaintiff did not request any quotes as referenced in the subject text messages.
16. Plaintiff is not, and was not, interested in selling his home.
17. Plaintiff is not, and was not, interested in Defendant's services or marketing.
18. Plaintiff estimates that he has received at least five telemarketing and solicitation text messages from Defendant from telephone number (314) 470-6080, and at least three from telephone number (901) 669-3663.
19. In response to these inquiries, in an effort to identify the entity responsible for sending these messages, Plaintiff submitted the following inquiry:



20. These text messages directed Plaintiff to the website [www.corepropertiesstl.com](http://www.corepropertiesstl.com), a real estate website that purports to buy homes from interested consumers.

21. Plaintiff did not previously interact with the website [www.corepropertiesstl.com](http://www.corepropertiesstl.com).

22. In its website, Defendant represents that it pairs numerous services with its offers to buy Plaintiff's property.

23. Among these services are the pairing of "title companies and attorneys . . . to lend support as needed" to facilitate transactions.<sup>1</sup>

24. Defendant also states that it sends representatives to inspect the properties of interested homeowners in order to assess the fair market value of the property and generate an

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<sup>1</sup> <https://corepropertiesstl.com/real-estate-buying-selling-process/> (last visited January 31, 2023).

offer.<sup>2</sup>

25. As a result, Defendant necessarily offers to pair numerous services offered by a real estate agent—appraising the fair market value of the property, arranging for title and escrow services, and connecting the homeowner with third party buyers—with its communications to Plaintiff.<sup>3</sup>

26. In exchange for providing these services, Defendant “come[s] up with a figure that leaves enough room for us to fix up the house and resell it at a profit” to third party investors or homebuyers.<sup>4</sup>

27. Upon information and belief, Defendant seeks to supplant the role of a traditional real estate agent while providing the same services as a real estate agent, and in exchange for doing so, is compensated by obtaining a homeowner’s property at a reduced price, and thereafter selling it at an inflated price.

28. As a result, Defendant would be (and, upon belief and information, is) compensated for its services in an analogous manner to a real estate agent: after providing services to facilitate the transaction, receiving compensation from the proceeds related to the buying or selling of a

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<sup>2</sup> <https://corepropertiesstl.com/home-buying-faqs/> (“How do I sell my house fast to core properties? . . . 2. After speaking with you and discussing any questions, we will set up an appointment to view the property. 3. At the appointment, we will inspect the property and discuss your needs and any other questions regarding the sale of your home.”) (last visited January 31, 2023).

<sup>3</sup> *See, e.g.*, <https://www.liveabout.com/what-real-estate-agents-do-2866370> (noting that real estate agents assist home sellers by, among other things, “[d]etermin[ing] the home’s value in the current market”; “[c]oordinat[ing] the process from signing the contract to closing the deal, including scheduling inspections, preparing documents and other items necessary to close”; and “help[ing] the seller to try to get the price they want and to obtain a signed purchase agreement.”) (last visited January 31, 2023).

<sup>4</sup> <https://corepropertiesstl.com/we-buy-homes-any-condition/> (last visited January 31, 2023).

home.

29. Additionally, upon information and belief, [www.corepropertiesstl.com](http://www.corepropertiesstl.com)—and Defendant—also collects consumer data and resells that information to third party investors as “motivated home seller” leads.

30. Specifically, Defendant seeks to connect third party investors or homebuyers with “[d]eeply [d]iscounted houses” and provide opportunities for those third parties to acquire those homes.<sup>5</sup>

31. As a result, Defendant either (1) solicited Plaintiff to sell his home to it at a discount in order for Defendant to resell Plaintiff’s home at a profit, or (2) solicited Plaintiff to submit his information to Defendant’s lead generation service and use Defendant’s real estate-related services, which Defendant would then sell to other businesses for a profit.

32. Defendant sent, or caused to be sent, at least five advertisement or telemarketing text messages to Plaintiff’s cellular telephone in 2022.

33. Plaintiff did not give Defendant prior express consent or prior express written consent to send text messages to his cellular telephone number.

34. Defendant sent the text messages at issue for non-emergency purposes.

35. Upon information and good faith belief, Defendant sent the text messages at issue voluntarily.

36. The purpose of the text messages at issue was to advertise and to market Defendant’s business or services.

37. Plaintiff did not give Defendant prior express invitation or permission to send advertisement or marketing text messages to his cellular telephone number.

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<sup>5</sup> <https://www.stlwholesalehomes.com/reviews/> (last visited January 31, 2023).

38. Plaintiff suffered actual harm as a result of the text messages at issue in that he suffered an invasion of privacy, an intrusion into his life, and a private nuisance.

39. Upon information and good faith belief, Defendant knew, or should have known, that Plaintiff registered his cellular telephone number with the DNC Registry.

### **Class Action Allegations**

40. Plaintiff brings this action under Federal Rule of Civil Procedure 23, and as a representative of the following classes:

#### **Federal Do-Not-Call Registry Class:**

All persons throughout the United States (1) to whom Core Properties, LLC delivered, or caused to be delivered, more than one text message within a 12-month period, promoting Core Properties, LLC's or its business partners' goods or services, (2) where the person's residential telephone number had been registered with the National Do Not Call Registry for at least thirty days before Core Properties, LLC delivered, or caused to be delivered, at least two of the text messages within the 12-month period, (3) within four years preceding the date of this complaint through the date of class certification.

#### **Sender Identification Class:<sup>6</sup>**

All persons and entities throughout the United States (1) to whom Core Properties, LLC delivered, or caused to be delivered, more than one text message within a 12-month period, promoting Core Properties, LLC's or its business partners' goods or services, (2) where the subject text messages did not state the name of the individual caller, the name of Core Properties, LLC, and a telephone number or address at which Core Properties, LLC may be contacted, (3) within four years preceding the date of this complaint through the date of class certification.

41. Excluded from the Classes are Defendant, its officers and directors, members of their immediate families and their legal representatives, heirs, successors, or assigns, and any entity in which Defendant has or had a controlling interest.

42. Upon information and belief, the members of the Classes are so numerous that

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<sup>6</sup> The "Federal Do-Not-Call Registry Class" and the "Sender Identification Class" are collectively referred to as the "Classes."

joinder of all of them is impracticable.

43. The exact number of members of the Classes are unknown to Plaintiff at this time, and can be determined only through appropriate discovery.

44. The members of the Classes are ascertainable because the Classes are defined by reference to objective criteria.

45. In addition, the members of the Classes are identifiable in that, upon information and belief, their telephone numbers, names, and addresses can be identified in business records maintained by Defendant, and by third parties, including members of the Classes.

46. Plaintiff's claims are typical of the claims of the members of the Classes.

47. As it did for all members of the Federal Do-Not-Call Registry Class, Defendant delivered solicitation text messages to Plaintiff's telephone number more than thirty days after Plaintiff registered his telephone number with the DNC Registry.

48. As it did for all members of the Sender Identification Class, Defendant delivered solicitation text messages to Plaintiff's telephone number where the subject text messages did not state the name of the individual caller, the name of Core Properties, LLC, and a telephone number or address at which Core Properties, LLC may be contacted.

49. Plaintiff's claims, and the claims of the members of the Classes, originate from the same conduct, practice, and procedure on the part of Defendant.

50. Plaintiff's claims are based on the same theories as are the claims of the members of the Classes.

51. Plaintiff suffered the same injuries as the members of the Classes.

52. Plaintiff will fairly and adequately protect the interests of the members of the Classes.



53. Plaintiff's interests in this matter are not directly or irrevocably antagonistic to the interests of the members of the Classes.

54. Plaintiff will vigorously pursue the claims of the members of the Classes.

55. Plaintiff has retained counsel experienced and competent in class action litigation.

56. Plaintiff's counsel will vigorously pursue this matter.

57. Plaintiff's counsel will assert, protect, and otherwise represent the members of the Classes.

58. The questions of law and fact common to the members of the Classes predominate over questions that may affect individual members of the Classes.

59. Issues of law and fact common to all members of the Classes include:

- a. Defendant's conduct, pattern, and practice as it pertains to delivering advertisement and telemarketing text messages;
- b. For the Federal Do-Not-Call Registry Class, Defendant's practice of delivering text messages, for solicitation purposes, to telephone numbers already registered on the DNC Registry for more than thirty days;
- c. For the Sender Identification Class, Defendant's practice of delivering text messages, for solicitation purposes, without identifying the name of the individual caller, the name of Core Properties, LLC, and a telephone number or address at which Defendant may be contacted;
- d. Defendant's violations of the TCPA; and
- e. The availability of statutory penalties.

60. A class action is superior to all other available methods for the fair and efficient adjudication of this matter.

61. If brought and prosecuted individually, the claims of the members of the Classes would require proof of the same material and substantive facts.

62. The pursuit of separate actions by individual members of the Classes would, as a practical matter, be dispositive of the interests of other members of the Classes, and could substantially impair or impede their ability to protect their interests.

63. The pursuit of separate actions by individual members of the Classes could create a risk of inconsistent or varying adjudications, which might establish incompatible standards of conduct for Defendant.

64. These varying adjudications and incompatible standards of conduct, in connection with presentation of the same essential facts, proof, and legal theories, could also create and allow the existence of inconsistent and incompatible rights within the Classes.

65. The damages suffered by the individual member of the Classes may be relatively small, thus, the expense and burden to litigate each of their claims individually make it difficult for the members of the Classes to redress the wrongs done to them.

66. The pursuit of Plaintiff's claims, and the claims of the members of the Classes, in one forum will achieve efficiency and promote judicial economy.

67. There will be no extraordinary difficulty in the management of this action as a class action.

68. Defendant acted or refused to act on grounds generally applicable to the members of the Classes, making final declaratory or injunctive relief appropriate.

**Count I**  
**Violation of 47 U.S.C. § 227(c)(5)**  
**On behalf of the Federal Do-Not-Call Registry Class**

69. Plaintiff repeats and re-alleges each and every factual allegation contained in

paragraphs 1-68.

70. A text message is a “call” as defined by the TCPA. *See, e.g., Duran v. La Boom Disco, Inc.*, 955 F.3d 279, 280 n.4 (2d Cir. 2020) (“It is undisputed that ‘[a] text message to a cellular telephone . . . qualifies as a ‘call’ within the compass of [the TCPA].’”) (internal citation omitted); *Satterfield v. Simon & Schuster, Inc.*, 569 F.3d 946, 954 (9th Cir. 2009).

71. The TCPA’s implementing regulation, 47 C.F.R. § 64.1200(c), provides that “[n]o person or entity shall initiate any telephone solicitation” to “[a] residential telephone subscriber who has registered his or her telephone number on the national do-not-call registry of persons who do not wish to receive telephone solicitations that is maintained by the federal government.”

72. Section 64.1200(e) provides that §§ 64.1200(c) and (d) “are applicable to any person or entity making telephone solicitations or telemarketing calls to wireless telephone numbers.”

73. Any “person who has received more than one telephone call within any 12-month period by or on behalf of the same entity in violation of the regulations prescribed under this subsection may” may bring a private action based on a violation of those regulations, which were promulgated to protect telephone subscribers’ privacy rights to avoid receiving telephone solicitations to which they object. 47 U.S.C. § 227(c).

74. Defendant violated 47 C.F.R. § 64.1200(c) by initiating, or causing to be initiated, telephone solicitations to telephone subscribers such as Plaintiff and the Federal Do-Not-Call Registry Class who registered their respective residential telephone numbers with the DNC Registry, which is a listing of persons who do not wish to receive telephone solicitations that is maintained by the federal government.

75. Defendant violated 47 U.S.C. § 227(c)(5) because it delivered, or caused to be

delivered, to Plaintiff and the Federal Do-Not-Call Registry Class, more than one solicitation call or text message in a 12-month period in violation of 47 C.F.R. § 64.1200.

76. As a result of Defendant's violations of 47 U.S.C. § 227(c)(5) and 47 C.F.R. § 64.1200, Plaintiff, and the Federal Do-Not-Call Registry Class, are entitled to damages in an amount to be proven at trial.

**Count II**  
**Violation of 47 U.S.C. § 227(c)(5)**  
**On behalf of the Sender Identification Class**

77. Plaintiff repeats and re-alleges each and every factual allegation contained in paragraphs 1-68.

78. A text message is a "call" as defined by the TCPA. *See, e.g., Duran v. La Boom Disco, Inc.*, 955 F.3d 279, 280 n.4 (2d Cir. 2020) ("It is undisputed that '[a] text message to a cellular telephone . . . qualifies as a 'call' within the compass of [the TCPA].'" (internal citation omitted); *Satterfield v. Simon & Schuster, Inc.*, 569 F.3d 946, 954 (9th Cir. 2009).

79. The TCPA's implementing regulation, 47 C.F.R. § 64.1200(d), provides in relevant part that "[a] person or entity making a call for telemarketing purposes must provide the called party with the name of the individual caller, the name of the person or entity on whose behalf the call is being made, and a telephone number or address at which the person or entity may be contacted." *Id.* at § 64.1200(d)(4).

80. Section 64.1200(e) provides that §§ 64.1200(c) and (d) "are applicable to any person or entity making telephone solicitations or telemarketing calls to wireless telephone numbers."

81. Any "person who has received more than one telephone call within any 12-month period by or on behalf of the same entity in violation of the regulations prescribed under this

subsection may” may bring a private action based on a violation of those regulations, which were promulgated to protect telephone subscribers’ privacy rights to avoid receiving telephone solicitations to which they object. 47 U.S.C. § 227(c).

82. Defendant violated 47 C.F.R. § 64.1200(d)(4) by initiating, or causing to be initiated, telephone solicitations to telephone subscribers such as Plaintiff and the Sender Identification Class while failing to “provide the called party with the name of the individual caller, the name of the person or entity on whose behalf the call is being made, and a telephone number or address at which the person or entity may be contacted.”

83. Defendant therefore violated 47 U.S.C. § 227(c)(5) because of its violations of 47 C.F.R. § 64.1200(d)(4).

84. Plaintiff and the Sender Identification Class were harmed by Defendant’s omission of this required information because they were (1) frustrated by their inability to identify the entity responsible for the solicitation communications at issue; (2) required to spend time attempting to identify the entity responsible for sending the text messages at issue; and (3) required to spend additional time investigating methods to get Defendant to stop delivering those messages.

85. As a result of Defendant’s violations of 47 U.S.C. § 227(c)(5) and 47 C.F.R. § 64.1200(d)(4), Plaintiff and the Sender Identification Class are entitled to damages in an amount to be proven at trial.

### **Prayer for Relief**

WHEREFORE, Plaintiff prays for relief and judgment, as follows:

- a. Determining that this action is a proper class action;
- b. Designating Plaintiff as a class representative of the proposed Classes under Federal Rule of Civil Procedure 23;

- c. Designating Plaintiff's counsel as class counsel under Federal Rule of Civil Procedure 23;
- d. Adjudging and declaring that Defendant violated 47 U.S.C. § 227(c)(5);
- e. Enjoining Defendant from continuing their violative behavior, including continuing to deliver solicitation text messages to telephone numbers registered with the DNC Registry for at least thirty days;
- f. Awarding Plaintiff and the members of the Classes damages under 47 U.S.C. § 227(c)(5)(B);
- g. Awarding Plaintiff and the members of the Classes treble damages under 47 U.S.C. § 227(c)(5)(C);
- h. Awarding Plaintiff and the members of the Classes reasonable attorneys' fees, costs, and expenses under Rule 23 of the Federal Rules of Civil Procedure;
- i. Awarding Plaintiff and the members of the Classes any pre-judgment and post-judgment interest as may be allowed under the law; and
- j. Awarding such other and further relief as the Court may deem just and proper.

### **Demand for Jury Trial**

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of any and all triable issues.

Date: February 3, 2023

/s/ Alex D. Kruzyk  
Alex D. Kruzyk  
E.D. Mo. Bar No. 24117430(TX)  
Bryan A. Giribaldo\* (to seek admission *pro hac*  
*vice*)  
State Bar. No. 24124547(TX)

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